

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
SAN ANTONIO DIVISION**

JOE ULE, individually and as personal  
representative of the estate of JACK ULE,

*Plaintiff,*

V.

BEXAR COUNTY and BEXAR COUNTY  
HOSPITAL DISTRICT d/b/a UNIVERSITY  
HEALTH SYSTEMS;

*Defendants.*



5:19-CV-01459-JKP-ESC

# JOINT ADR STATUS REPORT

TO THE HONORABLE UNITED STATES DISTRICT JUDGE:

Pursuant to the Scheduling Order entered in this case (docket no. 24) and Local Rule CV-88(b), the parties hereby jointly file this ADR status report, stating as follows:

## 1. Status of settlement negotiations

Plaintiff has engaged in substantial settlement discussions with Defendant Bexar County Hospital District (UHS), but reached an impasse. All parties intend to participate in a mediation currently set for Monday, March 29, 2021.

## 2. Persons Responsible for Settlement Negotiations

Leslie Sachanowicz will participate in settlement discussions as the representative of Plaintiff Joe Ule. Laura Cavaretta, attorney for UHS and Jeff Jowers, in-house counsel for UHS will participate in settlement discussions on behalf of UHS. The Bexar County Commissioners Court has full and final settlement authority in this matter on behalf of Defendant Bexar County to the extent of any claims asserted against him in his official capacity. A representative of Bexar County will attend any facilitative mediation and ADR or settlement conference that may be scheduled in this matter together with counsel, Robert Green.

**3. Identity of ADR provider**

The parties have arranged to mediate this case before Mediator Roger Bresnahan on Monday, March 29, 2021.

**4. Whether ADR is appropriate for this matter**

All parties are in agreement that ADR is appropriate for any claims that may remain in this matter.

**5. Method of ADR**

Mediation

**6. Method by which ADR provided selected**

The parties have arranged to mediate this case before Mediator Roger Bresnahan on Monday, March 29, 2021.

**7. How ADR provider will be compensated**

The parties will split the mediation costs equally.

Respectfully Submitted,

JOE GONZALES  
Bexar County Criminal District Attorney

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Hospital District, d/b/a University Health  
System*

**CERTIFICATE OF SERVICE**

I do hereby certify that, on the 26nd day of March, 2021, I electronically filed the foregoing document using the CM/ECF system, which provided electronic service upon all parties.

/s/ Robert Green  
**ROBERT D. GREEN**